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APPLICATION NO.	FILING D	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/560,128	10/560,128 12/09/2005		Takeshi Oka	450100-05109	2855
William S From	7590	10/29/2007		EXAM	INER
Frommer Lawr	ence & Haug		RAHMAN, MOHAMMAD N		
745 Fifth Avenue New York, NY 10151			ART UNIT	PAPER NUMBER	
				2161	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	·	Application No.	Applicant(s)			
		10/560,128	OKA ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Mohammad N. Rahman	2161			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with t	the correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Discions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply will apply and will expire SIX (6) MONTHS, cause the application to become AB ANI	TION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).			
Status						
1)🖾	Responsive to communication(s) filed on 09 D	ecember 2005.				
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-10 is/are pending in the application 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1-10 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicati	ion Papers					
9) 10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to by drawing(s) be held in abeyance tion is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).			
Priority (	under 35 U.S.C. § 119					
12)⊠ a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Appl rity documents have been red u (PCT Rule 17.2(a)).	lication No ceived in this National Stage			
2) Notice 3) Information	et(s)  ce of References Cited (PTO-892)  ce of Draftsperson's Patent Drawing Review (PTO-948)  mation Disclosure Statement(s) (PTO/SB/08)  er No(s)/Mail Date 12/09/2005.	Paper No(s)/M	mary (PTO-413) lail Date mal Patent Application			

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#### **Detailed Action**

## Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims to computer-related inventions that are clearly nonstatutory fall into the same general categories as nonstatutory claims in other arts, namely natural phenomena such as magnetism, and abstract ideas or laws of nature which constitute "descriptive material." Abstract ideas, Warmerdam, 33 F.3d at 1360, 31 USPQ2d at 1759, or the mere manipulation of abstract ideas, Schrader, 22 F.3d at 292-93, 30 USPQ2d at 1457 58, are not patentable. Descriptive material can be characterized as either "functional descriptive material" or "nonfunctional descriptive material." In this context, "functional descriptive material" consists of data structures and computer programs which impart functionality when employed as a computer component. (The definition of "data structure" is "a physical or logical relationship among data elements, designed to support specific data manipulation functions." The New IEEE Standard Dictionary of Electrical and Electronics Terms 308 (5th ed. 1993).) "Nonfunctional descriptive material" includes but. is not limited to music, literary works and a compilation or mere arrangement of data (See MPE P se ct ion 2 106, IV, B, 1)

2. Claim 9 is rejected under 35 USC 101 because the claimed invention is directed to non-statutory subject matter.

Further, Claim 9 is computer program per se and not statutory. The claims lack the necessary physical articles or objects to constitute a machine or a manufacture within the meaning of 35 USC 101. They are clearly not a series of steps or acts to be a process nor are they a combination of chemical compounds to be a composition of matter. As such, they fail to fall within a statutory category. They are also appears to be non-functional descriptive matter.

Descriptive material can be characterized as either "functional descriptive material" or "nonfunctional descriptive material." Both types of "descriptive material" are nonstatu-

tory when claimed as descriptive material per se, 33 F.3d at 1360, 31 USPQ2d at 1759. When functional descriptive material is recorded on some computer-readable medium, it becomes structurally and functionally interrelated to the medium and will be statutory in most cases since use of technology permits the function of the descriptive material to be realized. Compare In re Lowry, 32 F.3d 1579, 1583-84, 32 USPQ2d 1031, 1035 (Fed. Cir. 1994)

Merely claiming nonfunctional descriptive material, i.e., abstract ideas, stored on a computer-readable medium, in a computer, or on an electromagnetic carrier signal, does not make it statutory. See Diehr, 450 U.S. at 185-86, 209 USPQ at 8 (noting that the claims for an algorithm in Benson were unpatentable as abstract ideas because "[t]he sole practical application of the algorithm was in connection with the programming of a general purpose computer.").

### Claim Rejection – 35 USC § 102

- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
- A person shall be entitled to a patent unless -
  - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-10 are rejected under 35 U.S.C. 102 (b) as being anticipated by Sako et al. (U.S. Application Patent No. 6,118,754), herein referred to as Sako.

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As to claim 1, Sako teaches, a file generation apparatus for generating a file of first data to be recorded on a recording medium (see abstract), the file generation apparatus comprising:

 "first generation means for generating second data to be arranged at the beginning of the file" at col.2 and lines 65-67 and col.3 and lines 1-14;

(Sako teaches, "a sector size of first data is set to A and a sector size of second data is set to B", thus in a specific arrangements of the data blocks, a file is generated which includes the second data.)

 "second generation means for generating third data to be arranged at the end of the file" at col.3 and lines 15-30; and

(Sako teaches, "means for reproducing the digital data; reproduction processing means for performing a digital demodulation and an error correction to the data of the block structure; means for dividing the data of the block structure from the reproduction processing means into sectors and for outputting the data of a sector structure", since in a specific arrangements of the data blocks, a file is generated which includes the selected data.)

 "third generation means for generating fourth data which allows the data amount of the first, second, or third data to be an integral multiple of a unit of reading or Art Unit: 2161

writing to the recording medium by adding the fourth data to the first data, the second data, or the third data" at col.3 and lines 31-42.

(Sako teaches, "two formats in which sector sizes are different and a ratio of the sector sizes is not an integer ratio can be united to a block structure having the same size", clearly interprets that in a process for reading or writing different blocks of data to the recording medium, the data is arranged in an integral manner.)

Note that claims 8 and 9 are the method and program claims respectively, which recite the same corresponding limitations as set forth in claim 1 above, thus the claims are rejected accordingly.

As to claim 2, Sako teaches, "the file generation apparatus according to claim" 1, wherein the first generation means generates the second data, i.e., a header of the file" at col. 10 and lines 14-17.

As to claim 3, Sako teaches, "the file generation apparatus according to claim 1, wherein the first generation means further comprises format conversion means for converting the first data into a KLV (Key, Length, Value) structure" at col.7 and lines 5-16; and

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 wherein the first generation means generates the second data composed of the file's header, and a key and a length arranged between the header and the first data" at col.7, lines 5-16 and at col.7, lines 5-16.

As to claim 4, Sako teaches, "the file generation apparatus according to claim 1, wherein the third generation means generates the fourth data by making an addition to each of N-1 portions of the first data toward the beginning out of the first data divided into N portions, where N is an integer, so that the data amount of each of the first data divided into N-1 portions becomes an integral multiple of a physical unit area of the recording medium and the overall data amount of the first data becomes an integral multiple of the unit of reading and writing on the recording medium" at col.7, lines 55-67.

As to claim 5, Sako teaches, "the file generation apparatus according to claim 1, wherein the third generation means generates the fourth data for the first data divided into units corresponding to specified reproduction times with video data and audio data for a plurality of channels multiplexed in accordance with the divided units so that the data amount for each of divided units of the first data corresponds to an integral multiple of the unit of reading and writing on the recording medium" at col.14, lines 22-33.

As to claim 6, Sako teaches, "the file generation apparatus according to claim 5, wherein the third generation means generates the fourth data so that the data amount totaling partition data for separating divided portions of the first data from each other, metadata contained in each of divided portions of the first data, and the video data

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corresponds to an integral multiple of the unit of reading and writing on the recording medium" at col.14, lines 22-33 and at col.14, lines 34-45.

As to claim 7, Sako teaches, "the file generation apparatus according to claim 5, wherein the third generation means generates the fourth data so that the data amount of each of divided portions of the audio data contained in each of divided portions of the first data corresponds to an integral fraction of the unit of reading and writing on the recording medium and the overall data amount of the audio data corresponds to an integral multiple of the unit of reading and writing on the recording medium" at col.14, lines 22-33 and col.14, lines 34-45.

As to claim 10, Sako teaches, "a recording medium to record a file of first data, wherein first additional data is added to record the first data whose data amount corresponds to an integral multiple of a unit of reading or writing to the recording medium so that a boundary of the first data matches a boundary of the unit" at col. 6, lines 1-5 and col.14, lines 34-45;

(Sako teaches, "The additional sync S1 of 32 channel bits is added to the latter half modulated data symbols", thus additional data is added to whose data amount corresponds to an integral multiple of a unit of reading or writing to the recording medium.)

"wherein second data is arranged at the beginning of the file and is attached with second additional data to have the data amount corresponding to an integral

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multiple of the unit so that a boundary of the second data matches a boundary of the unit" at col.2, lines 65-67 and col.3, lines 1-14 and col.14, lines 34-45, and

(Sako teaches, "a sector size of first data is set to A and a sector size of second data is set to B", thus in a specific arrangements of the data blocks, a file is generated which includes the second data. Furthermore, the additional data is added to whose data amount corresponds to an integral multiple of a unit of reading or writing to the recording medium.)

"wherein third data is arranged at the end of the file and is attached with third
additional data to have the data amount corresponding to an integral multiple of
the unit so that a boundary of the third data matches a boundary of the unit" at
col.2, lines 65-67 and col.3, lines 1-14 and col.14, lines 34-45.

(Sako teaches, "a sector size of first data is set to A and a sector size of second data is set to B", thus in a specific arrangements of the data blocks, a file is generated which includes the third data. Furthermore, the additional data is added to whose data amount corresponds to an integral multiple of the matching units.)

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Sim et al. (US Patent No. 7,272,613 B2) discloses a method and system for managing distributed content and related metadata.

Hoshino et al. (US Patent No. 5,539,723) discloses a Method, apparatus, and medium for recording information in data sections having number of bytes which increase in circumference of tracks on medium.

Matsui et al. (US Patent No. 5,166,921) discloses an Optical disk carrying tracking information in multiple formats and apparatus for analyzing same.

Kumar et al. (US Patent No. 6,269,080) discloses a method of multicast file distribution and synchronization.

#### Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mohammad N. Rahman whose telephone number is 571-270-1631. The examiner can normally be reached on 7:30am - 5:00 pm, Mon - Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mofiz Apu M can be reached on 572-272-4080. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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